The State of Mississippi, Masshall County. To all persons interested in the lands, tene ements, and hereditaments of Robert Stonedeceased, Greeting:

TOU are hereby directed to appear before the The Court House, thereof, in the town of Hol y Springs, on the 4th Monday of September next, to show cause why an order shell not then and there be made to sell the from Memphis to Holly Springs; connecting at the latter place with the lines to Manchester, Jackson, Natclez. and Vicksburg; also with the lots of which the said deceased died, seized and po sessed, or so much thereof, as will be sufficient to pay his debts, to wit the south west quarter of section no. 19, township no, 5, of range no, 4 west also, two acres of land djoining the town of Chulahoma, on sect on no. 17, same township and range, and two town lots in said town of Chulahoma

Witnes, Thomas Lane, Judge of the Pro ate Court of the County of Marshall, the 4th Monday of June, in the year of our Lord, one thousand eight hundred and thirty nine, and the seal of said Court. Issued July 5th 1839.

WILL. H. BOURLAND,

July 6-25-6w-Pr's fee \$9 50.

DIRECTIONS THE STATE OF MISSISSPPI,

MARSHALL COUNTY. To all persons interested in the Lands, S. Bell deceased, -GREETING.

VOU are hereby directed to appear before the Probate Court of Marshall at the Court House thereof, on the 4th Mon, day of September next, and show cause, i any you can, why an order shall not there be made, to sell one, and one half Town Lots in Hudsonville, of which the said Francis S. Bell, died sieged and possessed, or so much thereof as will be sufficient to pay his

seal of said Court; - Issued July 24th 1839. Test,-Wm. H. BOURLAND, Clerk. July 27, 1839.—1—28—4w

Notice.

The State of Mississippi, TIPPAH CCUNTY,

Probate Court, July Term, July 2, 1839 John H. Norton, administrator of the es tate of Christopher M. Brown, dec'd., hav ing exhibited on oath, on account of the es tate and debts of said decedent showing to the satisfaction of the court, that said estate is insufficient to pay the debts of said deceased, whereupon, it is ordered by the court, that a citation be issued, directing al persons interested in the lan s, tenements and hereditaments of said deceased, to appear before the Probate Court of Tip ah county, on the first Monday in September next, to show cause, if any they can, why so much of the s id lan s, tenements, and hereditimen's sh uld not be sold, as will be sufficient to pay the debts of aid deceased. Witness, the Honorable Robert R. Thomas. Judge of said Court, the 5th day of July, 1839.

E. I. BAILEY, Clerk. By T. B. WALKER, D. Glerk. June 20-40d -27-Prs. Fee \$8 50

FOR SALE.

THE subscriber offers for sale the very beautful family residence adjoining Judge sell the whole of the Lands, Tenements and Huling's. The buildings are new and rranged for comfort and convenience .-For terms, apply to the subscriber. JOHN R. WILSON.

Holly Springs, June 15 .- 22-tf



VALUABLE BLACK SMITH for sale about 26 years of age, of good character and W. L. LANIER.

I will also seli my Resident Lot containing 12 acres of ground with good Improvements for a small mily. Also the Brick House on the Section 34 town 1 outhern side of the Square, at present oc- Range 4 W. upied by MacKenzie & Lanier where Section 29 town 5 may be found a general assoriment of Gro-Range 2 w eries which will be exchanged for McEw ng King &co. Paper

I have 2 good family Carriages and one S. half 30 town 10 t, of Horses which I will sell for the above Range 4 W. arrency. W. L. LANIER.

OSNABURGS.

aly 6-15-tf

TEN THOUSAND yards Richmond I Osnaburgs, for sale low by BRUNSON, CHEATHAM & Co.

NAILS. ONE HUNDRED Kegs Eastern Cut Town 19, R. 9 E. nails, just received and for sale by

BRUNSON, CHEATHAM & Co. OFFEE

TIERCES Rio and 10 Bags Havana Coffee, received and for sale by BRUNSON, CHEATHAM & Co

MOTICE.

Chulahoma, Marshall co. STOLEN from the stable of the Subscriber, on the night of the 5th instant, a dark brown horse, about 14 hands high, with a blaze in his face, the back part of his wither has just got cured up from a hurt, has shoes on his fore feet, his hind hoofs a good deal broken any person taking up delivering said horse to me, shall be akfully rewarded for their trouble; any prmation will be thankfully received. Innation will be directed to Chulahoma, WM. L. LEE.



THE undersigned would respectfully inform the public that he has in full operation a new and splendid line of

Four Horse Post Coaches, line to Nashville Ten. via Bolivar. His coaches are of the finest order; his horses the best that can be procured in the country; and his drivers the most careful and experienced. The under-

DEPARTURE.

Leave Memphis on Mondays, Wednesdays and Fridays at 5 A. M. leaves Holly Springs Tuesdays, Thursdays and Saturdays at 5, A. M. arriving at Memphis at 5 P. M. the same day. All baggage at the risk of the owner. LEROY SIMS. Agent.

LAFAYETTE County. | Court, June

Holly Springs, May 11-17-tf THE STATE OF MISSISSIPPI, Probate

of this court, praying an order, directing the Mississippi bottom, and 83 very likely accliknown as section 26, Township 7 Range 5 smiths tools, &c. &c. Terms, all sams un-

siding Judge of the Peobate Court of said 1 & 2 y. tor plantation one third cash, remain-County, on the second Monday in June,

Issued 11th June, 1839. WM. H. SMITHER, Clerk. June 15,-22-2m-Pr's. fee \$8 50

Witness, the Honorable Thomas Lane, THE Undersigned wishes to dispose of

acres OF FIRST RATE COTTON LAND,

120 acres of which is now in fine cultivation and favored with a good comfortable dwelling, and all the necessary out-houses, and a well of excellent water in the yard-

Also a plenty of stock wate. and Corn, together with their Stock, plantation Tools, &c .-

Cato, at Holly Springs, or to the undersigned, one or the other of whom will at all imes be found on the premises. JÖSEPH MOSBY.

R. G. KYLE. July 20-6t-27

ADMINISTRATOR'S SALE

OF VALUABLE

LANDS

In the Chickasaw and Choctaw ces.... sions.

IN pursuance of an order made by the Hernando Probate Court of Pontotoc County, directing the undersigned, administrator of James A. Blanton, deceased, to hereditariments of the estate of said Blanton, there will be offered for sale at public vendue, in the town of Pontotoc, Mississippi, on the SIXTEENTH DAY of SEPTEM-BER, 1839, the following described lands

Section 31, town 8

Range 3, E. Section 24, town 7

Sec. 1 & 2, town 9

Tippah County.

Section 19, town 4

Itawamba County

N. half 33, town 7

Range 7, E. Section 31, town 8

Range 7, E.

Range 2, E.

Range 3, E.

Range 3, E.

DESOTO COUNTY | PONTOTOC COUNTY fSection 26 town. 2 Range 8 W. Section 10 town. 4 Range 8 W. S. half 17 town. 5 Range 6 W. Marshall County.

Lafayette County S. E. qr. 29 town 7 Range 3 W. S. w. qr. 22 town 7

Choctaw County.

Chickasaw County W. half S. E. qr. 15 | S. W. qr. 21, T. 13 Range 3, E. S. W. qr. 15, town 19 Range 9, E.

Kemper County. N. E. qr. 19, T. 11 Rangel9, E. S. E. qr. 18, T. 11 Range 19, E.

TISHAMINGO COUNTY. S. W. qr. of Section 19, Township 9, R.

House and Lot No. 53, in the town of Pontotoc, Mississippi. House and Lot No 60, in the town of Wyatt, Mississippi.
TERMS.—The above Lands and

Lots will be sold on a credit of twelve months

from the day of sale. The purchaser giving

Bond with satisfactory Security for the a-mount of the psrch-se money. WESLEY B. KIMBELL, Administrator of J. A. Blanton, dec'd. Pontotoc, Miss. May 28, 1839. July 20, 1839.—27—tds

TO THE TRAVELLING PUBLIC GREATS LE OF REAL AND PER-

SONAL PROPERTY AT Commerce,

MISSISSIPPI.

WISHING hereafter to confine my atten tion to the commission business at Commerce, I propose selling on the 2d Monday in November next, and succeeding days, (if fair) 500 LOTS

which will include the highest land in the town, and the best low water landing. I trust the persons wishing to purchase, will examine signed will use every exertion in his power to accommodate travellers. the lots and satisfy themselves as to the business prospects of the town, without suffering themselves to be influenced by the interested suggestions of ignorance or malice. The approaching shipping season will demonstrate to the most skeptical, that the local advantages of this point must secure to it the trade of the whole of north Mississippi, one of the most productive portions of our same time (unless sooner disposed of) my
PLANTATION

Term, 1839. adjoining the town, containing 800 acres of NOTICE is hereby given that Horatio land, 300 in a high state of cultivation, un-Nelson filed a petition at the June Term surpassed by any tract of land even in the dministra or of the estate of George B. Nel- mated NEGROES; 20 horses & mules, 300 on Deceased, to make him a title to three hogs, 70 head of cattle including six yoke of fourths of the West half of a section of land oxen, 2 wagons, 20 ploughs, set of black-Tenements, and Hereditaments of Francis West, agreeable to a bond which he holds der \$100, cash—for personal property, one half cash, remainder at the end of the year, Witness the Hon. James E. Shegog, pre- for town lots 20 per cent cash, remainder at der at 1 and 2 years, notes payable in Bank, with two approved securities, will be requir, ed in every case before the delivery of the property-a discount of 10 per cent per annum, will be allowd for cash.

BADEN PROLIFIC CORN.

I shall have during the months of October and November next about 600 bushels ready sacked, which I will sell very low Judge of the Probate Court of said County, their Farm 3 and a 1 miles west of Holly for cash. I shall also have at the same the fourth M nday of July, A. D. 1839, and Springs, on the road leading to Hernando, contime, 8000 bushels common corn, ready for the early southern market, which I wish to sell to steam boat owners, or others, for cash or short acceptances on New Orleans.

It may be convenient for me to have the sale some weeks earlier, if so, due notice will be given.

P. H. SKIPWITH. July 27 .- tds.

Louisville Journal, Little Rock Gazette Memphis Enqr. Natchez Free Trader and They also wish to sell the pre- Holly Springs Banner, will insert the above sent growing crop of Cotton weekly, untilday of sale, and forward their accounts to this office for payment. Republican Banner.

EXECUTOR'S NOTICE.

WE the undersigned executors of the last will and testament of John M'-Kernan deceased, will offer for sale to the highest binder, in the town of Coffeeville, on the 9th day of September 1839, all of his Books; consisting of an extensive and well se-

LAW LIBRARY

The most of which are new, and well bound The following are the volumes of which the

Library, is comprised, viz: Coke upon Littleton, 3 Volumes, Starkie's Evidence,

3 Volumes, Chitty's Pleading. 3 Volumes, Philip's Evidence, 2 Volumes,

Fonblanque's Equity, 1 Volume, Chitty on Bills, 1 Volume, Sugden's Law of Venders,

1 Volume, Kent's Commentaries, 4 Volumes, Harrison's Index, 3 Volumes,

Russel on Crimes, 2 Volumes, Hawkins' Pleas of the Crown, 2 Volumes, Roscoe's Evidence. 1 Volume, East's Crown Law,

2 Volumes, Chitty on Contracts, 1 Volume, Jeremy's Equity Jurisdiction, 1 Volume,

Bridgman's Equity Digest, 3 Volumes, Newland,s Chancery,

2 Volumes, Adams' Ejectment, 1 Volume, Comyn on Contracts, 2 Volumes,

Hammond's Digest, 1 Volume, Equity Draftsman, 1 Volume,

Abbott on Shipping, 1 Volume, Blake"s Chancery, 1 Volume, American Digest, 5 Volumes,

Ruthiford's Institutes, 1 Volume, Story's Commentaries, 3 Volumes, Norris' Peake, 1 Volume,

Powell on Contracts, Volume, Saunders on Pleading and Evidence, 2 Volumes, Wheaton's Selwn, 2 Volumes,

1 Volume,

Gow on Partnership,

Comyn's Digest, 8 Volumes, Dasn's Abridgement,

9 Volumes. ding, Archibold's Criminal Plea1 Volume,

Todd's Practice, 2 Volumes Newland on Contracts, 1 Tolume, Wheaton's Digest,

Starkie on Slander, 1 Volume, Archibald's Forms, 1 Vo'ume, Archibald's Practice.

1 Volume,

1 Volume,

2 Volumee,

2 Volumes, Starkies Criminal Pleading, Volumes, Chitty's Law of Nations, 1 Volume,

Toller on Executors 1 Volume, Roberts on Conveyances 1 Volume, Fellon on Guarantees,

M'Nally's Evidence, 1 Volume, Barton's Equity. 1 Volume,

Law of Lein, 1 Volume, Sellon's Plactice, 2 Volumes, Saunders on uses and Trusts, 1 Volume,

'Espenasses Nisi Prius, 2 Volumes, Archibold's Civil Pleading, 2 Volumes, maddock's Chancery, 2 Volumes,

Powell on mortgages, 3 Volumes, Beams' Pleas, 1 Volume, Williams on Executors,

Toller's Executor, (latest edition,) 1 Volume, Chitty's Criminal Law, 3 Volumes,

Swift's Evidence,

1 Volume, Ballentine, Cooper's Plaeding do 18 do Law Library Johnson's Digest, do Croke's Roports, Englis Condensed Chancer Reports, 7 Volumes.

English Common Law Reports, 31 Volumes, Schoale's & Leroy's Reports, 2 Volumes,

Atkins' Reports, Dunford & East Reports 8 Volumes in Four, Vesey & Beane's Reports 2. Supplement to Vesey 2; Cooper's Chancery Cases 1. 1, Russel's Reports, 1 Volume,

"maivales Reports, Brown's Reports, do Coxe's Digest, do Sanders' Reports, do East's Reports, Littel's Selected Cases, do do Johnson's Chancery Reports, 7 do Johnson's Cases do Johnson's Law Reports do Chitty's Medical Jurisprudence 1 do Celebrated Trials, do Alalama Digest, do Yergers Reports, do martin & Yerger's do Holmes' Digest, do Haywood's Reports, do Tennessee Reports, do Harrison's Practice, do Tennamee Digests by Haywood & Cobb,

1 Volume, Caruthers & Nicholson, 1 Volume, Acts of Tennes ee legis a ure (wel-bound) Revised Code of Mis., Togeter with a very large and well assorted miscellaneous library, to be sold on a credit of Twelve months,-the purchasers giving bond with undoubted security; each work to be sold separate; also one Iron Safe and two large and elegant Book Cases and Tables.

G. Y. NATMAN, Executors. July 27, 1839.—1—28—tds

COTTON ... GIN MANUFATORY. No performance no Pay.

IT III

continues to carry on the GIN MANUFACTURING AND REPAIRING BUSINESS,

in all its various branches; he manufactures no gins only that of the very best quality, of every description.

VARNISH, OILS, PAINTS &c.

English polished, Caststeel saws-he alteeth passes through—that is perfectly hard found which resists the friction, or wearing of the ribs at least ten to one, to that of iron. Persons wishing to purchase a gin, and wishing to get a GOOD one, would do well to give him a call and examine for themselves, as he is determined to make no gins that will not perform well and bear credit to the busines of gin making. If any pers n should purchase gin of him, and it does not perform equal to his expectation, he has the libert of returning it and purchasing another of any other person at my expense of get-ting it there and stating it. Any person who may favor him with a call or an order for a gin, will be thankfully received and promptly attended to .- The undersigned could give an extensive reference, if he thought it necessary.

JO W. BROOKS. Wyatt Miss., July 6, 1839 .- 25 -- 3m

HOLLY SPRINGS RACE COURSE!

THE undersigned has leased this course for the term of five years, t · be known hereafter as the North Mississippi Jocky Club, and has obligated himself which he ed) shall be market days will promptly perform, to fix it up in good all butcher's meat, talk Eastern style, with good Judge's and citizens Stands, Dining Room, Bar Rooms, may be brought to said town water, stables, &c. &c. All to be comple- aforesaid, shall be carried and there exposed ted by the ensuing fall meeting, which will and there exposed to sale dur be hereafter published to suit the neighboring and at no other place or place after provided for. courses and trainers.

The purses will be highly respectable shall begin at day light in the m and accommodations of every kind the best at ten o'clock in the forenoon. the country affords, in a word, not inferior to any in the Western country; he will also in the forenoon, between the first of April agement where he would be pleased to take | Sec. 3.—Be it enacted, That the h charge of any promising well-bred colts on liberal terms. There are two sweep stakes charge the duties of the same, day opened to be run over this course on Monday uance in office, unless otherwise and Tuesday of the meeting. The first, a der of the Board; and for his sen two year old with 70 lbs. - \$200, entrance -mile out. The other for 3 year olds, according to rule; 86 lbs. - mile heats - three ty of the market Masterto have or more to make a race—in each race half forfeit to close n or before the 15th of September next.-Entries to be ad-

dressed to the poprietor t Holly Springs. N. B. These stakes are expressly for untrained colts KENNETH DYE.

Proprietor, July 20,-27-tdr-Pr's. fee \$12 The Memphis Enquirer, Republican Banner, Nashville Tenn., Huntsvi le Advocate, will insert the above, weekly, one

month, and forward accounts to this office,

MISSING .-- The left hand half of a hundred Dollar Note of the President, Directors and Company, of the Bank of the United States, Letter Q. No 418; dated, "Philadelphia, the 20th day of December 1831," and payable at their office of Discount and Deposit in Natchez. The above described half note was endorsed by John Webb, of Georgia, on the 1st day of April 1837, in a letter addressed to Mr. George Pullin, Wyatt, Miss., for my use. All persons are here- ration, any unsound or unwholes by cautioned not to receive the said half note, as articles of provisions of any kind of the application has been made to the Bank for pay- any such person so offending, for each JOHN T. SWIFT. june 8-21-3m

THE Subscriber begs leave to inform the citizens of Holly Springs, that he has opened a PORTER CELLAR, two doors below William partnreship of persons, shall rent under me Cato's on Commerce Street, leading East about lext whatever, more than one butchen two hundred yards from Williamson's Tavern, side stall in the market house, and it side where he will keep constantly, for the accommodation of his friends, the very best PITTS-BURG PORTER, and other Refreshments. He invites the public to give him a call. Prices moderate.

T. BOYKIN. June 8th 1839.-21.-3m.

Dissolution

The partnership heretofore existing beween us in the practice of the Law, is dissolved by mutual consent The business confided to us jointly, will

continue to receive our joint attention. C. H. SAUNDERS

PAUL HILDRITH Rip'ey, July 20-27-6in

NOTICE. A LL persons inde ted to Moore & Jones and to Moore & Armsted, or the subscriber, are hereby notified that their notes and accounts must be settled up by the 15th of July next, as longer indulgence cannot be given -I owe money myself, and those indebted to me must furnish the means of paying it.-Let none disregard this last cal, except they are determined to pay cost.

COLBERT MOORE. June 9th 1839.-24-tf

Male and Female Education.

THE subscriber having recently settled in Holly Springs, will open a School on Monday, the 8th inst. for the reception of Male and Female scholars, in a new log building East of Rev. Rob't. T. Daniel's residence. The Female Department will be under the care of Miss. Morehead, in a seperate 100m. She would prefer a class of small girls .-The subscriber will have the supervision of the whole school. Instruction will be giv en in the various branches usually taught in Male and Female Academies.

TERMS OF TUITION.

Spel ing, Reading, writing and Arithmatic per session of five months. English Grammar and Geography, 15 00 All other branches,

CHAS, A. SMITH.

THE undersigned beg leave to inform his friends and customers that he still Holly Springs, July 6-25-3t J. A. STEVENS & Co. AVING on hand a general supp y

A general assortment of Perfumes, Drugs, so points his ribs with caststeel where the &c. &c. Amonst the ascortmen will be

BO REEOE CEE Sappington's PILLS. ALL of which will be sold exceedingly low for CASH. Call and see, 2 doors North of the Union House.

Holly Springs, Aug. 10-30-tf COFFEE & CIGARS!

TUST received, derect from Cuba, 80 Bags of Coffee, very superior quality. 75,000 cigars, assorted quantity. For sale low for cash by MACKENZIE & LANIER.

SEGARS 20,00 Havanna and Spanish segars, best brands.

June 22, 1839-tf

AN ORDINANCE For the Regulation of the Mori

Section 1 .- Be it ordained by Select-men of the town of Holly each and every day in the flour, butter, lard, and every kin

ED

Sec. 2.—Be it enacted, That April and the 1st of October, and light in the morning, and end at

ter is hereby appointed super market, ard shall continue to act a ceive such compensation as shall by order of said Board. Sec. 4 .- Be it enacted, That y kept clean, and due regularity that the weights are good, to de

between buyer and seller, to sions of this ordinance, and all or to this market house, to use his coverall fines incurred for vio nance, to pay into the Treasury month all fines received by him, to stalls of the market house, to colle pay the proceeds to the treasurer tion, and to perform all other day be required of him by this or Sec. 5 .- Be it enacted, That's ing, or causing to be bought, or ing to be sold within the limits tion, any of the articles enumen section of this act, during market place or places except only at the n shall for each and every offence.

the sum of one dollar, and any

thereof, whose owner or emplo or refuse to pay said penalty, shall s viction, whipped at the discretion of the Peace not exceeding ten lashes Sec. 6 .- Be it enacted, That if all a persons shall sell or expose to sale in at any other place within the limits of offence shall forfeit and pay the lars and the articles sold or offered for of be destroyed by the market master. See. 7.- Be it enacted, That the stall market house shall be rented to the his publicly, for a term not exceeding one to Sec. 8 .- Be it enacted, That no penaduty at all times for the renter of parts.

RCULA

y Bi

market house to keep the same class and penalty of one dollar for each offence. Sec. 9. Be it enacted, That if any man stalls in the market house shall refise by with this and other laws in force at theme stall shall be rented regulating the mark she shall forfeit forthwith all ckim to g and all improvements made thereto, and renter or lessee shall violate or refuse to or with any law regulating the market which be adopted or passed at any time subsequent the renting of such stall by such lesser ale notice being given thereof, such renter of shall forfeit all right to such stall, together

all improvements made thereto.
Sec. 10.—Be it enacted, That the union er shall assign any part of the market her otherwise appropriated for the sale of resta fruits, poultry, butter, eggs, lard, floor, and for which no rent shall be charged Sec. 11.—Be it enacted, That if any to shall sell in the market house, any buckers by any smaller or less quantity than one

without first renting a stall in the marke is such person shall forfeit and pay the sun to dollar for each offence. Sec. 12.—Be it enacted, That in order to the citizens an equal chance of provious prevent fraud being practiced either it if unwholesome provisions for sale, of a base money it shall not be lawful for my! or persons to buy or sell any provisions it articles in the market house, or bounds before day-light in the morning, or after the evening, whoever shall violate this

shall forfeit and pay the sum of one

each offence. Sec. 13-Be it enacted, That it shall ! lawful for wagons or carts, other than the ing articles for sale to stand during mater in the way under a penalty of one dollar ery fifteen minutes, after notice the same, having been given; and it by made the duty of the market master, market wagons and carts so as not to pre access to the market house and to preso sons from hitching or fastening and other animal to any part of the market or any part appertaining thereto, and person refusing to comply with the said in tion, shall forfeit and pay one dollar for each fence; and if any slaves shall violate said tion and the owner or employer should tells pay said fine, said slave shall be whipped at

discretion of a justice of the peace not much Sec. 14.-Be it enacted, That it shall express duty of the market master to tel wagons, carts, and other vehicles from the ket house at the expiration of market hours he shall at the expense of the corporation mediately after the expiration of market has necessary, cause the market house to b and cleansed from all filth.

Sec. 15.—Be it enacted, That all fines, feitures and penalties incurred by or imposed der the provisions of this ordinance, shall be for and recognitions of this ordinance, shall be for and recognitions. for and recovered in the name of the per and selectmen of the town of Holly Sp the use and benefit of the corporation before jurisdiction having cognisance thereof. Sec. 16.-Be it enacted, That this ordina shall take effect and be in force the lit day of 1838. Approved, May 27, 1839. JESSE LEWELLEN,

June 1-20-3t

DOMESTICS & GROCERIES
The subscriber has constantly on has variety of Groceries and Domestics Jeans, Linsey, Cassinets,

Home spun white and striped soc Feathers, Ladies' and Gentlemen's Boots Shoes,

Clothing of every description. CROCERIES. Sugar, Coffee, Nails, Salt, Soap, Candles, Mackerel, Flour,

Thankful for a very liberal patronage, asks a continuance, offering good bargal at all times, at his stand (for the pressure of Lagrange and Memphis strength of Ross & Alderson's next door north of Ross & Alderson's

BRUNSON, CHETHAM & Co. | March 16-7

Meal, Raisins Almonds, Cigars, &c. &c.